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NEW DELHI, SATURDAY, SEPTEMBER 4, 1965 (BHADRA 13, 1887)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके
Separate paging is given to this Part in order that it may be filed as a separate compilation

भाग IV PART IV

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं
Advertisements and Notices by Private Individuals and Private Bodies

THE PUNJAB COMPANY LIMITED REGISTERED OFFICE

Munshi Ram Building, Kikar Bazar, BHATINDA
(NOTIFICATION BY THE PUNJAB
COMPANY LTD., BHATINDA)

The approval of the Deputy Director, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry S.O. 1162 dated the 4th May, 1960, has been obtained to the following amendments made to the Bye-laws of the Punjab Company Limited, Bhatinda, the same having been previously placed on the Notice Board of the Company pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

I. Definition 31 of Bye-law 1 shall be substituted by the following definition, namely :—

“(31) ‘Unit of trading’—Means the unit for transaction in hedge contracts and shall be 5000 kg. excluding the weight of bags”.

II. In Bye-law 3—(a) In line 2, for the word ‘November’ the word ‘December’ shall be substituted.

(b) After line 2, the following sentence shall be deleted :—

“But for the current year commencing from 1st December, 1960, the trading members who did not pay Rs. 300/- as non-refundable commission to the Company shall have to pay the same upto 31st August, 1961”.

III. In Bye-law 11—In line 14, the words and figure ‘or Rs. 500/-’ shall be inserted after the words and figure ‘or Rs. 400/-’.

IV. In Bye-law 13A—In line 2, for the word ‘immediately’ the words ‘on the same day’ shall be substituted.

V. In Bye-law 44—In lines 2, 3, 4 for the words and figures ‘Between 10 A.M. and 4 P.M. on all working days and between 10 A.M. and 2 P.M. on half working days’ the words ‘during office hours of the Company’ shall be substituted.

VI. Clause (a) of Bye-law 45 shall be substituted by the following, namely :—

“45(a) Trading in the hedge contract on trading days shall take place between the hours of 10 A.M. and 4 P. M.”

VII. In Bye-law 93(b)—For the figures ‘4000’ and ‘40’ the figures ‘5000’ and ‘100’ respectively shall be substituted.

VIII. Bye-laws 94A, 94AA, 94B, 94C and 94D shall be deleted.

IX. In Bye-law 112(a)—(i) In lines 1 and 2, for the words and figures Re. 0.25 paise per 40 kg. in the case of rapeseed/mustardseed and Re. 0.25 paise per 50 kg. in the case of Cottonseed and/or Kapas’ the words and figures ‘Re. 0.50 paise per 100 kg. in rapeseed/mustardseed, Cottonseed and/or Kapas’ shall be substituted.

(ii) In the first proviso to Bye-law 112(a), in line 3, for the figure ‘25’ the figure ‘50’ shall be substituted.

X. In Bye-law 118—In line 6, for the words ‘closing rate’ the words ‘clearing rate’ shall be substituted.

XI. Bye-law 122(b) shall be substituted by the following namely :—

“122(b) Goods shall be tendered by delivery orders only. Such delivery orders shall be issued in units of 5000 kg. each”.

XII. In Bye-law 138—In lines 15 and 16, for the words and figures ‘Re. 0.50 per 40 kilograms in case of rape and mustardseed hedge contract and at the rate of Re. 0.50 per 50 kilograms in case of Cottonseed hedge contract and Kapas hedge contract’ the words and figures ‘Re. 1/- per 100 kg.’ shall be substituted.

XIII. In Bye-law 150—In line 2, for the figures and words ‘4000 kilograms in case of Relli Hedge Contract and 5000 kilograms in case of Cottonseed Hedge Contract and Kapas Hedge Contract’ the figure and word ‘5000 kg.’ shall be substituted.

XIV. In Bye-law 258(b)—In line 4, for the words and figures ‘Re. 0.50 per 40 kilograms in respect of Rape and Mustardseed Hedge Contract and at the rate of Re. 0.50 per 50 kilograms in respect of Cottonseed Hedge Contract and Kapas Hedge Contract’ the words and figures ‘Re. 1/- per 100 kg.’ shall be substituted.

258(h) In lines 6 and 7, for the words and figures Re. 0.50 per 40 kilograms in respect of Rape and Mustardseed Hedge Contract and at the rate of Re. 0.50 per 50 kilograms in respect of Cottonseed Hedge Contract and Kapas Hedge Contract' the words and figures 'Re. 1/- per 100 kg.' shall be substituted.

XV. Bye-law 273 shall be substituted by the following Bye-law, viz :—

"273. For the purpose of futures trading in Cottonseed, there shall be two contracts called :—

- (i) 'Cottonseed 320F Hedge Contract.
- (ii) 'Cottonseed Desi Hedge Contract.'

XVI. For Bye-law 274, the following shall be substituted viz;

"274(a) In respect of Cottonseed 320F Hedge Contract there shall be three deliveries in a year viz :— January, April and July.

(b) In respect of Cottonseed Desi Hedge Contract there shall be three deliveries in a year viz; December March and June.

(c) Trading in the Cottonseed Hedge Contracts for different deliveries shall ordinarily commence in the months shown hereunder.

COTTONSEED 320F HEDGE CONTRACT

- (i) In the month of June for January Delivery.
- (ii) In the month of December for April Delivery.
- (iii) In the month of March for July Delivery.

COTTONSEED DESI HEDGE CONTRACT

- (i) In the month of May for December delivery.
- (ii) In the month of November for March Delivery.
- (iii) In the month of February for June Delivery.

(d) Notwithstanding clauses (a), (b) and (c) the Board may with the prior approval of the Forward Markets Commission, commence trading in a delivery other than the deliveries mentioned in clause (a) or clause (b) as the case may be, or commence trading in a delivery mentioned therein, in a month other than the month mentioned in clause (c) with respect to that delivery.

(e) The Board shall fix on each occasion with the prior approval of the Forward Markets Commission the date from which trading shall commence for each delivery of cottonseed hedge contracts."

XVII. Bye-law 275 shall be substituted by the following, namely :—

"275. The basis of the Cottonseed Hedge Contracts shall be as follows :—

(a) Cottonseed 320F Hedge Contract.

Cottonseed 320F of average quality of the crop of the year during which the contract provides for delivery, arriving at Bhatinda and the centres mentioned in group A of the schedule of outstation delivery centres for cottonseed 320F Hedge Contract. The cottonseed shall also be dry and without any fraudulent mixture of any kind.

(b) Cottonseed Desi Hedge Contract.

Cottonseed Desi of average quality of the crop of the year during which the contract provides for delivery, arriving at Bhatinda and the centres mentioned in group A of the schedule of outstation delivery centres for Cottonseed Desi Hedge Contract. The Cottonseed shall be dry and without any fraudulent mixture of any kind.

XVIII. After Bye-law 275 the following shall be added as Bye-law 275A, viz :—

"275A. The unit of trading in the Cottonseed Hedge Contracts shall be 5000 kg. and the unit of price quotation shall be 100 kg.

XIX. Bye-law 276 shall be substituted by the following, viz :—

"276. The Board may with the prior approval of the Forward Markets Commission provide for any varieties or grades other than the basis provided in Bye-law 275 to be tendered against the Cottonseed Hedge Contracts with or without allowances, from time to time and make alterations therein".

XX. In clause (i) of Bye-law 276A.

(a) In line 1, for the words 'the Hedge Contract' the words 'the cottonseed 320F Hedge Contract and Cottonseed Desi Hedge Contract' shall be substituted.

(b) In lines 3 and 4, for the words 'schedule for Cottonseed Hedge Contract' the words 'Schedules for Cottonseed 320F Hedge Contract and Cottonseed Desi Hedge Contract' shall be substituted.

XXI. In clause (ii) of Bye-law 276A—

- (i) In line 2, for the word 'Schedule' the word 'Schedules' shall be substituted.
- (ii) In line 4, for the words 'Cottonseed Hedge Contract' the words 'Cottonseed 320F Hedge Contract or Cottonseed Desi Hedge Contract' shall be substituted.

XXII. Bye-law 278 shall be substituted by the following, namely :—

"278. On or about the due date of each of the deliveries of the two Hedge contracts the due date rate shall be fixed on the basis of spot rate for the basis variety of the hedge contract at Bhatinda taking also into account the spot prices of basis variety of Cottonseed prevailing at the following out-station delivery centres :—

(a) *Cottonseed 320F Hedge Contract* : Jaitu, Kotkapura, Malout, Abohar, Raman, Dabwali, Bhuchchu and Dhuri.

(b) *Cottonseed Desi Hedge Contract* : Jaitu, Kotkapura, Malout, Abohar, Mansa, Dabwali, Barnala and Dhuri.

The due date rate so fixed shall be subject to the conditions, if any, applicable to the contract under Bye-law 103A and/or Bye-law 232.

Provided that in the case of the spot price prevailing at the following outstation delivery centres (listed under the respective hedge contract) a sum of Re. 0.50 per 100 kg. shall be added to the spot price prevailing at each of such centres before the Board considers the same for the purpose of fixing the due date rate :—

Cottonseed 320F Hedge Contract :

- (i) Dhuri.

Cottonseed Desi Hedge Contract :

- (i) Mansa (ii) Barnala and (iii) Dhuri.

XXIII. In Bye-law 279(1) In clause (c) (i) for the letter and figure 'T 54' the letters and figure 'LL.54' shall be substituted.

XXIV. After clause (1) of Bye-law 279, the following shall be added as clause (2).

(2) Refraction in the goods, tendered against Cottonseed Desi shall be as under :—

(a) Other Oilseeds, foodgrains, leafy dust, dirt, lint or any other substance shall be reckoned as dirt.

(b) *DIRT* : Upto 2% shall be accepted without any allowance, more than 2% upto 4% shall be accepted with an 'off' allowance at the rate of Re. 1/- per 100 rupees of the value of the goods per each percentage of increase and more than 4% shall not be accepted.

(c) *FIELD MIXTURE* : i.e., other Cottonseed 216F, 320F, H-14 etc. upto 10% shall be accepted without any allowance and more than 10% shall not be accepted.

(d) *KACHA AND KANA* : Upto 10% shall be accepted without any allowance and more than 10% shall not be accepted.

(e) *DAMAGED SEED* : Upto 1% shall be accepted without any allowance and more than 1% shall not be accepted.

(f) *DEAD SEED* : Upto 1% shall be accepted without any allowance and more than 1% shall not be accepted.

(g) *EXTRA ALLIEN MATTERS* : Shall be considered as dirt and shall be included in dirt.

XXV. Bye-law 280 shall be substituted by the following, namely :—

"280(1) Out of the outstation delivery centres mentioned in the schedule for cottonseed 320F Hedge Contract, cottonseed tendered at any centre in 'A' group shall be tenderable at par, and cottonseed tendered at any centre in 'B' group shall be tenderable with an 'off' allowance of Re. 0.50 per 100 kg. For the purpose of the quality allowance mentioned in this Bye-law, Bhatinda shall be deemed to be included in 'A' group.

(2) Out of the outstation delivery centres mentioned in the schedule for cottonseed Desi Hedge Contract, cottonseed tendered at any centre in 'A' group shall be tenderable at par and cottonseed tendered at any centre in 'B' group shall be tenderable with an 'off' allowance of Re. 0.50 per 100 kg. For the purpose of the quality allowance mentioned in this Bye-law, Bhatinda shall be deemed to be included in 'A' group."

XXVI. In Bye-law 286(a) For the figures '17' and '50' the figures '34' and '100' respectively shall be substituted.

XXVII. In Bye-law 286(b) For the figures '18' and '50' the figures '36' and '100' respectively shall be substituted.

XXVIII. In Bye-law 288(b) For the figure '50' the figure '100' shall be substituted.

XXIX. Clause (a) of Bye-law 291 shall be substituted by the following clause, namely :—

(a) *Kapas 320F Hedge Contract* : Jaitu, Kotkapura, Malout, Abohar, Raman, Dabwali, Bhuchchu and Dhuri.

XXX. In clause (b) of Bye-law 291 :—

For the words 'Goniana, Jaitu, Kotkapura, Gidderbaha, Malout, Rampura Phul, Dabwali, Raman, Dhuri, Mansa and Barnala' the words 'Jaitu, Kotkapura, Malout, Abohar, Mansa, Dabwali, Barnala and Dhuri' shall be substituted.

XXXI. In the proviso to Bye-law 291 :—

(a) For the words and figures 'Re. 1/- per 50 kg.' the words and figures 'Rs. 2/- per 100 kg.' shall be substituted.

(b) For the word 'Taran Tarn' the word 'Dhuri' shall be substituted.

(c) For the words '(i) Rampura Phul, (ii) Barnala, (iii) Dhuri and (iv) Mansa' the words '(i) Mansa (ii) Barnala and (iii) Dhuri' shall be substituted.

XXXII. In Bye-law 292(1) (f) :—

(i) The figures '17' and '50' wherever they may be, be substituted by the figures '34' and '100' respectively.

(ii) In line 4, for the figure '16' the figure '32' shall be substituted.

XXXIII. In Bye-law 292(2) (c) :—

(i) The figures '18' and '50' wherever they may be, be substituted by the figures '36' and '100' respectively.

(ii) In line 4, for the figure '17' the figure '34' shall be substituted.

XXXIV. In Bye-law 303(1) In line 4, the words and figures 'Re. 1/- per 50 kg.' shall be substituted by the words and figures 'Rs. 2/- per 100 kg.'

XXXV. In Bye-law 303(2) In line 4, for the words and figures 'Re. 1/- per 50 kg.' the words and figures 'Rs. 2/- per 100 kg.' shall be substituted.

XXXVI. Bye-law 305.—Shall be deleted.

XXXVII. The 'Schedule of outstation delivery Centres for Cottonseed Hedge Contract' shall be substituted by the following, namely :—

SCHEDULE OF OUTSTATION DELIVERY CENTRES FOR COTTONSEED 320F HEDGE CONTRACT

GROUP A : Gidderbaha, Malout, Abohar, Mukatsar, Fazilka, Khanna, Sirsa, Goniana, Jaitu, Kotkapura, Bhuchchu, Dabwali, Raman, Kalanwali, Jagraon, Moga, Nabha, Malerkotla, Ahmedgarh, Tohana and Patiala.

GROUP B : Rampura Phul, Dhuri, Patti, Tarantarn, Amritsar, Nakodar, Maur, Mansa and Budhlada.

SCHEDULE OF OUTSTATION DELIVERY CENTRES FOR COTTONSEED DESI HEDGE CONTRACT

GROUP A : Gidderbaha, Malout, Abohar, Mukatsar, Fazilka, Sirsa, Goniana, Jaitu, Kotkapura, Bhuchchu, Dabwali, Raman, Kalanwali, Maur, Tohana, Nabha, Khanna, Jagraon, Moga, Malerkotla and Ahmedgarh.

GROUP B : Rampura Phul, Tapa, Barnala, Dhuri, Patti, Tarantarn, Amritsar, Mansa, Budhlada, Narwana, Kaitbal, Hansi, Sunam and Sangrur.

XXXVIII. In the Forms.—'Form for Hedge Contract' and 'Form for Confirmation of Hedge Contract' in the appendix, the figures and words '40 kilograms/50 kilograms' wherever they may be, be substituted by the figure and word '100 kilograms'.

XXXIX. In the 'Delivery Order Forms' and 'Demand Notice Forms' in the Appendix, the figures and words '40 kilograms/50 kilograms' wherever they may be, be substituted by the figure and word '100 kilograms' and the figures and words '4000 kilograms/5000 kilograms' by the figure and word '5000 kg'.

ROSHAN LAL GUPTA

Secretary,

The Punjab Company Ltd.,

BHATINDA

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER

Manager of Publication

CHANGE OF NAMES

I, hitherto known as Sri KRISHNADHAN PRAMANICK son of Shri KANAILAL PRAMANICK, employed as Shuntman at Budge Budge under Divisional Superintendent, E. Rly., residing at Vill. & P.O. Dhamnah, Distt. 24-Parganas, West Bengal, have changed my name and shall hereafter be known as KRISHNADHAN BISWAS in place of KRISHNADHAN PRAMANICK.

It is certified that I have complied with other legal requirements in this connection.

KRISHNADHAN BISWAS

I, hitherto known as RANGA JAWARA son of Shri JAWARA, I.T. No. 18, employed as Peon in Asstt. Engineer's Office, Arsikere, S. Railway, residing at ASK/97, Rly. Qrs., Arsikere, have changed my name and shall hereafter be known as J. RANGAPPA.

It is certified that I have complied with other legal requirements in this connection.

RANGA JAWARA
(Sd. in existing name)

I, hitherto known as K. KARIYA EMA, 163 son of Shri KARIYANNA, employed as Telegraph Peon in S. Rly. Telegraph Office, Arsikere, residing at Arsikere, have changed my name and shall hereafter be known as K. KARIYAPPA.

It is certified that I have complied with other legal requirements in this connection.

K. KARIYA
(Sd. in existing name)

I, hitherto known as SHIV NATH son of Shri HIRA SINGH, employed as Peon in Engineer-in-Chief's Branch AHQ, residing at Vill. Begum Pur, P.O. Pehlad Pur, Delhi, have changed my name and shall hereafter be known as SHIV NARAIN.

It is certified that I have complied with other legal requirements in this connection.

SHIV NATH
(Sd. in existing name)

I, hitherto known as BHOLA RAM son of Shri TULI RAM, employed as Chowkidar in Office of the Executive Engineer "F" Division, Central P.W.D., New Delhi, residing at WC-45, I.A.R.I. Pusa, New Delhi-12, have changed my name and shall hereafter be known as BUDH RAM.

It is certified that I have complied with other legal requirements in this connection.

BHOLA RAM
(Sd. in existing name)

I, hitherto known as G. NATESAN son of Shri GOVINDAN, employed as Helper Fitter, T. No. E60, in Erecting Shop, Loco Works, Madras-23, have changed my name and shall hereafter be known as GANAPATHY.

It is certified that I have complied with other legal requirements in this connection.

G. NATESAN
(Sd. in existing name)

I, hitherto known as HIRONMOY PRAMANIK son of Late PONCHANON PRAMANIK, employed as H.S.G., Accountant in Central Telegraph Office, Calcutta, residing at 78, Netaji Subhas Road, Howrah, have changed my name and shall hereafter be known as HIRONMOY ROY.

It is certified that I have complied with other legal requirements in this connection.

HIRONMOY PRAMANIK
(Sd. in existing name)

I, hitherto known as PENTIAIAH BALLA son of Shri ADINARAYANA RAO BALLA, employed as Guard, S. Rly., Rajahmundry, East Godavari, Distt. A.P., residing at Basivireddipet, Nidadavolu, West Godavari, Distt. Andhra Pradesh, have changed my name and shall hereafter be known as RAMMOHAN RAO BALLA.

It is certified that I have complied with other legal requirements in this connection.

PENTIAIAH BALLA
(Sd. in existing name)

I, hitherto known as RAMDIWAN CHOUDHARY son of Shri DUKHAN CHOWDHARY, employed as DB Worker 'A' in F-1 Secn./of Khamaria, Jabalpur-5, residing at Qr. No. 5/5, Abhay Nagar, Khamaria, have changed my name and shall hereafter be known as BRIJ NANDAN CHOUDHARY.

It is certified that I have complied with other legal requirements in this connection.

RAMDIWAN CHOUDHARY
(Sd. in existing name)

I, hitherto known as SADU GHARU SALVI son of Shri GHARU RATNA SALVI, employed as Munshi in Central Telegraph Office, Bombay, residing at 3/20, Ravji Sajpal Chawl, Sewri, Bombay-15, have changed my name and shall hereafter be known as SADASHIV GHARU SALVI.

It is certified that I have complied with other legal requirements in this connection.

S. G. SALVI
(Sd. in existing name)

I, hitherto known as SADANAND ANANT SHINDE son of Shri ANANT GANAPATRAO SHINDE, employed as U.D. Clerk in Office of the Regional Provident Fund Commissioner, Worli, Bombay-18, residing at

C/o G. S. Pawar, Merwan Bldg., T. J. Road, Grant Road, Bombay-7, have changed my name and shall hereafter be known as SADANAND NARAYAN SHINDE (DASURKAR).

It is certified that I have complied with other legal requirements in this connection.

S. A. SHINDE
(Sd. in existing name)

I, hitherto known as DHONDIBA GOPAL LIMAN son of Shri GOPAL LIMAN, employed as Over Lucher 'B' in Ammunition Factory, Kirkee, Poona-3, residing at 99, Pashan, Taluka Haveli, Distt. Poona, have changed my name and shall hereafter be known as RAGHU GOPAL LIMAN.

It is certified that I have complied with other legal requirements in this connection.

DHONDIBA GOPAL LIMAN
(Sd. in existing name)

I, hitherto known as ABDUL MAJID son of Shri ABDUL RAZAK, employed as Khalasi in T. No. 2222, C & W Dept., 25 C & W Workshop, Western Rly., Ajmer, residing at Silawat Mohalla, Lakhn Kotri, House No. AMC. 36/IV, Ajmer, have changed my name and shall hereafter be known as ABDUL HAQ.

It is certified that I have complied with other legal requirements in this connection.

ABDUL MAJID
(Sd. in existing name)

I, hitherto known as TUKARAM son of Shri KONDIBA BHISE, employed as M/c operator in Ammunition Factory, Kirkee, Poona-3, residing at Wadgaon Budrhuls Taluka, Haweli, Distt. Poona, have changed my name and shall hereafter be known as BABAN KONDIBA GAIKWAD.

It is certified that I have complied with other legal requirements in this connection.

TUKARAM
(Sd. in existing name)

I, hitherto known as BHOLA MISTRY son of Shri MUNESHWAR MISTRY, employed as Sepoy in Central Excise, Patna Collectorate, residing at Central Excise, Range Office, Buxar, have changed my name and shall hereafter be known as BHOLA NATH SHARMA.

It is certified that I have complied with other legal requirements in this connection.

BHOLA MISTRY
4-8-65
(Sd. in existing name)

I, hitherto known as TARAKESWAR PROSAD KHATOA son of Late RAJ KUMAR KHATOA, employed as Furnaceman in the Gun & Shell Factory, Cossipore, Calcutta-2, residing at 23/1, Cossipore Road, Calcutta-2, have changed my name and shall hereafter be known as TARAKESWAR PROSAD PATWA.

It is certified that I have complied with other legal requirements in this connection.

TARAKESWAR PROSAD KHATOA
(Sd. in existing name)

I, hitherto known as K. KRISHNA RAO son of Shri R. KASI RAO, employed as Clerk in Head Post Office, Tiruchirapalli, residing at 15, North Droupadiammankoil St., Puthur, Tiruchirapalli-1, have changed my name and shall hereafter be known as R. K. GIREESWAR RAV.

It is certified that I have complied with other legal requirements in this connection.

K. KRISHNA RAO
(Sd. in existing name)

I, hitherto known as DAMU VENKATA SATYANARAYANA RAJU, B.A., son of Shri VENKATA RATNAM, employed as Clerk-in-Charge in Motor Foreman's Office, residing in Railway Quarters No. COA 26-B, Near Diesel Rail Car Shed, Kakinada, have changed my name and shall hereafter be known as DAMU SATYANARAYANA, B.A.

It is certified that I have complied with other legal requirements in this connection.

DAMU VENKATA SATYANARAYANA RAJU.
B.A.

(Sd. in existing name)

I, hitherto known as Mr. A. KATHAN son of Mr. M. ARIYAN, employed as Probationary Assistant Station Master, Tiruchirapalli Division, Southern Railway, residing at Zonal Training School, Tiruchirapalli, have changed my name and shall hereafter be known as "ELANGO VAN".

It is certified that I have complied with other legal requirements in this connection.

A. KATHAN
(Sd. in existing name)

I, hitherto known as Miss VINODINI MADHUKAR DALVI daughter of Shri MADHUKAR R. DALVI, employed as Clerk in Bombay Telephone, Bombay-5, residing at 33/964, Pant Nagar, Bombay-75-AS, have changed my name and shall hereafter be known as Mrs. HARSHAL DATTATRAY RAJE.

It is certified that I have complied with other legal requirements in this connection.

VINODINI MADHUKAR DALVI
(Sd. in existing name)

I, hitherto known as P. NARASIAH son of Shri M. PUTTASWAMY, employed as Sub-Inspector of Central Excise, in Integrated Divisional Office, Bangalore, have changed my name and shall hereafter be known as P. NARENDRA NARASU.

It is certified that I have complied with other legal requirements in this connection.

P. NARASIAH
3-6-65
(Sd. in existing name)

I, hitherto known as PARI DEEN PADARKAR son of Shri TULSI RAM PADARKAR, employed as Calculating Machine Operator in Directorate of Marketing and Inspection, Nagpur, residing at 235, Chockes Colony, Kamptee Road, Nagpur, have changed my name and shall hereafter be known as PRAMOD KUMAR MAZUMDAR.

It is certified that I have complied with other legal requirements in this connection.

PARI DEEN PADARKAR
(Sd. in existing name)

I, hitherto known as HUSAINMIYA son of Shri CHHOTUMIYA CHAUHAN, employed as Postman at Mansa (Mehsana), residing at Mansa (Mehsana), have changed my name and shall hereafter be known as HUSAINMIYA CHHOTUMIYA SHAIKH.

It is certified that I have complied with other legal requirements in this connection.

HUSAINMIYA CHHOTUMIYA CHAUHAN

CORRIGENDA

In lines 5-6 of second advt. regarding change of name published at page 10 in the Gazette of India, Part IV, dated the 16th January 1965 read 'DAYANIDHI ARJUN PADHAN, instead of Dayanidhi Arjun Padhi.

Read Bhanwar Lal instead of 'Bharwar Lal' printed in the sixth advt. at page 90 of the Gazette of India, Part IV, dated the 24th April 1965 in column 1.

Read "Mangesh Fakira Borse" instead of "Mangesh Pakira Borse" printed in the 5th and 6th lines of the 2nd advertisement in column one at page 102 in the Gazette of India, Part IV, dated 8th May 1965."

D. N. JEIRATH
Asstt. Manager (Business)
Publication Branch

IN THE MATTER OF SUNDERSON SAW MILL PRIVATE LTD., IN VOL. LIQUIDATION, YAMUNA NAGAR

Notice for convening final meeting

Notice is hereby given in pursuance of Section 497 that a General Meeting of the Members of the above-named company will be held at 10.00 A.M. on 15th September 1965 at the registered Office of the company for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of and also of determining by a special resolution of the company the manner in which the books of accounts and documents of the company and the liquidation shall be disposed of.

KARTARSINGH

NOTICE TO CREDITORS

Estate Annie Louisa Kalogiros alias Louisa Kalogiros deceased

Pursuant to Section 360 of Act XXXIX of 1925 all persons having claims against the Estate of the above-named deceased late of 2, Harrington Street, Calcutta, who died there on the 14th day of September 1964 leaving a Will dated the 25th day of November 1954 and three Codicils thereto and Letters of Administration with copy Will annexed in respect of whose estate were granted by the High Court, Calcutta on the 9th day of June 1965 to National & Grindlays Bank Ltd., 41, Chowringhee Road, Calcutta, the constituted Attorneys of Lloyds Bank Ltd., one of the Executors under the said Will and Codicils thereto are required to submit full particulars of their claims to the said National & Grindlays Bank Limited on or before the 14th day of October 1965 after which date the said Administrators will distribute the assets having regard only to the claims of which any notice shall then have been received.
12, Government Place,
East Calcutta-1.
The 4th Sept. 1965

FOWLER & CO.
Solicitors to the Administrators

NOTICE

Notice is hereby given that the General Power of Attorney dated 6th March 1942 executed by our clients Hindustan Embroidery Mills Private Ltd. in favour of Sardar Ramsingh Narain Singh Uppal stands terminated with effect from 1st April 1965 and that he is no more the Constituted Attorney of our clients' company and has no power or authority to represent in any manner our clients either by virtue of the aforesaid Power of Attorney or otherwise howsoever. Any person, body or corporation dealing with the said Sardar Ramsingh Narain Singh Uppal in relation to any matter or business of our clients shall do so at his, its or their own risk as to costs and consequences.

Dated this 13th day of August 1965.

Messrs. AMBUBHAI & DIWANJI
Attorneys

for Hindustan Embroidery Mills Private Ltd.
Lentin Chambers,
Dalal Street,
Fort, Bombay-1.

NOTICE

THE JOSNA BANK LIMITED, COCHIN

The members of the Public are hereby informed that one unused Fixed Deposit Receipt forms book containing receipt forms numbered 2501 to 2600 inclusive with the counter foils thereto has been stolen from the Bank and that any receipt prepared by using any of the said forms will not be valid and binding on the bank.

Managing Director

